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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/650,159	08/28/2003	Bradley D. Schweigert	KMC-596	7051
39915	7590 09/06/2006		EXAMINER	
KARSTEN MANUFACTURING CORPORATION			HUNTER, ALVIN A	
LEGAL DEPARTMENT 2201 WEST DESERT COVE		ART UNIT	PAPER NUMBER	
PHOENIX,	PHOENIX, AZ 85029			
			DATE MAILED: 09/06/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/650,159	SCHWEIGERT, BRADLEY D.				
Office Action Summary	Examiner	Art Unit				
	Alvin A. Hunter	3711				
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	J. ely filed the mailing date of this communication. C) (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 14 Au	igust 2006					
	action is non-final.					
·—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	·					
Disposition of Claims						
4)⊠ Claim(s) <u>1,4,6,8,11 and 12</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1, 4, 6, 8, 11, 12</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	г.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct		` '				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
Copies of the certified copies of the prior	•	d in this National Stage				
application from the International Bureau		·				
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s) 1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PT∩_413)				
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
 Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>2/08/05</u>. 	5) Notice of Informal P	atent Application				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 4, 6, and 12 are rejected under 35 U.S.C. 103(a) as obvious over Hamburger (USPN 6641487) in view of Currie et al. (US 2002/0193184), Johnson (USPN 5116054) and applicant's admission and Chuzo (JP 02-068080).

Regarding claims 1, 4, 6, and 12, Hamburger discloses a putter club head comprising a club head body having a heel, toe, striking face, and a body axis, a hosel including a leg portion where in the leg portion is configured to accept a shaft along a shaft axis wherein the shaft axis defines a lie angle with respect to the body axis (See Figure 1). Hamburger discloses that the structure of the club head made be made of any material such as metal or plastic in which metal is commonly known to undergo plastic deformation through bending and stretching. If in doubt, Currie discloses a fitting method for a custom made putter wherein the hosel is bent to accommodate the aiming tendancies of the user (See Paragraph 0109). One having ordinary skill in the art would have found it obvious to plastically deform the hosel, as taught by Currie et al., in order to accommodate the user's aiming tendencies. Johnson also discloses a putter club head wherein the hosel is bent to hide the leg portion out of view of the user (See

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Column 3, lines 28 through 52 and the paragraph bridging columns 3 and 4). Johnson even discloses the top of the hosel being thicker than the lower parts of the hosel so as to place the hosel out of the user's view (See Column 6, lines 21 through 60). One having ordinary skill in the art would have found it obvious to have the hosel thicker at the top and thinner at the bottom in order to improve the user's aiming tendencies. Johnson does not disclose the angle of the hosel, however, the angle shown by Johnson is disclosed as achieving the same goal as that of the applicant which is to conceal the leg of the hosel for the user's view. One having ordinary skill in the art would have found it obvious to have the hosel of any angle so long as the leg is concealed from the user's view. Hamburger does not explicitly disclose the hosel having a boss. Applicant admits that it is common practice within the art to have a boss attached to the leg portion of a hosel to receive a shaft. One having ordinary skill in the art would have found it obvious to place a boss on the leg portion of Hamburger in order to facilitate attachment of a shaft. The term "configured" does not require the invention to carry out the intended use; only be capable of carrying out the intended use in which Hamburger achieves. It also should be noted that the hosel is configure such that the body axis is parallel to a playing surface. It should also be noted that applicant notes in the paragraph bridging page 4 and 5 of the instant application that the leg is not limited to having a rectangular cross-section any does not discloses any reason for not having the cross-section of any other shape. Hamburger and Johnson both disclose the leg portion being cylindrical and Johnson discloses the leg portion being thinner than the point of shaft connection. One having ordinary skill in the art would have found it

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obvious to have the cross-section of any shape so long as it is concealed from the view of the user. Also, Chuzo disclose a putter having a hosel with a horizontal portion 2 wherein the leg portion of the hosel is rectangular (See Abstract and Figure 3). One having ordinary skill in the art would have found it obvious to have a horizontal portion, as taught by Chuzo, in order to line up the golf club with the target. Also, hosels are known within the art to have different shapes, wherein a rectangular shaped hosels are also known as proven by Chuzo. The leg portion of the hosel of Chuzo supports the horizontal portion as well as inherently provides an aesthetic look to the club head. One having ordinary skill in the art would have found it obvious to have a rectangular leg portion, as taught by Chuzo, in order to support the horizontal portion of the hosel and to improve the aesthetics of the club head.

Claims 8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hamburger in view of Currie et al. (US 2002/0193184), Johnson (USPN 5116054) applicant's admission, Chuzo (JP 02-068080), and (JP and Jackson (The Modern Guide to Golf Clubmaking).

Regarding claim 8, Hamburger discloses a putter club head comprising a club head body having a heel, toe, striking face, and a body axis, a hosel including a leg portion where in the leg portion is configured to accept a shaft along a shaft axis wherein the shaft axis defines a lie angle with respect to the body axis (See Figure 1). Hamburger discloses that the structure of the club head made be made of any material such as metal or plastic in which metal is commonly known to undergo plastic deformation through bending and stretching. If in doubt, Currie discloses a fitting

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method for a custom made putter wherein the hosel is bent to accommodate the aiming tendancies of the user (See Paragraph 0109). One having ordinary skill in the art would have found it obvious to plastically deform the hosel, as taught by Currie et al., in order to accommodate the user's aiming tendencies. Johnson also discloses a putter club head wherein the hosel is bent to hide the leg portion out of view of the user (See Column 3, lines 28 through 52 and the paragraph bridging columns 3 and 4). Johnson even discloses the top of the hosel being thicker than the lower parts of the hosel so as to place the hosel out of the user's view (See Column 6, lines 21 through 60). One having ordinary skill in the art would have found it obvious to have the hosel thicker at the top and thinner at the bottom in order to improve the user's aiming tendencies. Johnson does not disclose the angle of the hosel, however, the angle shown by Johnson is disclosed as achieving the same goal as that of the applicant which is to conceal the leg of the hosel for the user's view. One having ordinary skill in the art would have found it obvious to have the hosel of any angle so long as the leg is concealed from the user's view. Hamburger does not explicitly disclose the hosel having a boss. Applicant admits that it is common practice within the art to have a boss attached to the leg portion of a hosel to receive a shaft. One having ordinary skill in the art would have found it obvious to place a boss on the leg portion of Hamburger in order to facilitate attachment of a shaft. The term "configured" does not require the invention to carry out the intended use; only be capable of carrying out the intended use in which Hamburger achieves. It also should be noted that the hosel is configure such that the body axis is parallel to a playing surface. It should also be noted that applicant notes in

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the paragraph bridging page 4 and 5 of the instant application that the leg is not limited to having a rectangular cross-section any does not discloses any reason for not having the cross-section of any other shape. Hamburger and Johnson both disclose the leg portion being cylindrical and Johnson discloses the leg portion being thinner than the point of shaft connection. One having ordinary skill in the art would have found it obvious to have the cross-section of any shape so long as it is concealed from the view of the user. Also, Chuzo disclose a putter having a hosel with a horizontal portion 2 wherein the leg portion of the hosel is rectangular (See Abstract and Figure 3). One having ordinary skill in the art would have found it obvious to have a horizontal portion, as taught by Chuzo, in order to line up the golf club with the target. Also, hosels are known within the art to have different shapes, wherein a rectangular shaped hosels are also known as proven by Chuzo. The leg portion of the hosel of Chuzo supports the horizontal portion as well as inherently provides an aesthetic look to the club head. One having ordinary skill in the art would have found it obvious to have a rectangular leg portion, as taught by Chuzo, in order to support the horizontal portion of the hosel and to improve the aesthetics of the club head. Also, Jackson disclose a method for customizing a golf club head comprising providing a golf club head including a club head body having a body axis wherein a shaft or shaft connecting portion is attached to the club head, determining a target lie angle, and adjusting the lie angle to the target lie angle by plastically deformation. Jackson does not explicitly disclose the club having a hosel constructed of a leg portion and boss portion. It should be noted that a foward

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slant is not necessary in order to deform the leg portion and, therefore, could be deformed having any predetermined angle with respect to the body axis.

Regarding claim 11, Jackson does not disclose a specific degree of lie angle change. The degree of the lie is a measurement that varies by user. One having ordinary skill in the art would have drawn from Jackson that the lie angle may be deformed to any angle degree so long as it fits the user's needs.

Response to Arguments

Applicant's arguments with respect to claims 1, 4, 6, 8, 11, 12 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alvin A. Hunter whose telephone number is (571) 272-4411. The examiner can normally be reached on Monday through Friday from 7:30AM to 4:00PM Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Kim, can be reached on 571-272-4463. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Alvin A. Hunter, Jr.

EUGENE KIM
OUBERVISORY PATENT EXAMINER

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